No. 32 STATE OF MICHIGAN

JOURNAL OF THE

House of Representatives

98th Legislature REGULAR SESSION OF 2015

House Chamber, Lansing, Thursday, March 26, 2015.

12:00 Noon.

The House was called to order by the Speaker.

The roll was called by the Clerk of the House of Representatives, who announced that a quorum was present.

Afendoulis—present
Banks—present
Barrett—present
Bizon—present
Brinks—present
Brunner—present
Bumstead—present
Byrd—present
Callton—present
Canfield—present
Chang—present
Chatfield—present
Chirkun—present
Clemente—present
Cochran—present
Cole—present
Cotter—present
Courser—present
Cox—present
Crawford—present
Darany—present
Dianda—present
Dillon—present
Driskell—present
Durhal—present
Faris—present
Farrington—present
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Franz—present Gamrat—present Garcia—present Garrett—present Gay-Dagnogo—present Geiss—present Glardon—present Glenn—present Goike—present Graves—present Greig—present Greimel—present Guerra—present Heise—present Hoadley—present Hooker—present Hovey-Wright—present Howrylak—present Hughes—present Iden—present Inman—present Irwin—present Jacobsen—present Jenkins—present Johnson—present Kelly—present Kesto—present Kivela-present

Kosowski-present LaFontaine—present Lane—present Lauwers—present LaVoy—present Leonard—present Leutheuser—present Liberati—present Love—present Lucido—present Lyons—present Maturen—present McBroom—present McCready—present Miller, A.—present Miller, D.—present Moss—present Muxlow—present Neeley—present Nesbitt—present Outman—present Pagan—present Pagel—present Pettalia—present Phelps—present Plawecki-present Poleski—present

Price—present Pscholka—present Rendon—present Roberts, B.—present Roberts, S.—present Robinson—present Runestad—present Rutledge—present Santana—present Schor—present Sheppard—present Singh—present Smiley-present Somerville—present Talabi—present Tedder—present Theis—present Townsend—present Vaupel—present VerHeulen—present Victory—present Webber—present Wittenberg—present Yanez—present Yonker—present Zemke—present

Potvin—present

Forlini—present

Rev. Dr. Hurley J. Coleman Jr., Pastor of World Outreach Campus Church in Saginaw, offered the following invocation:

"Gracious Creator and Maker of all things, what an awesome moment it is that You have provided for this grandson of humble sharecroppers in rural Tennessee, great grandson of slaves, and second generation of leaders in the community of faith.

I am blessed to live in a state that includes these words in the preamble to its constitution:

'We the people of the State of Michigan, grateful to the Almighty God for the blessing of freedom, and earnestly desiring to secure these blessings undiminished to ourselves and to our posterity, do ordain and establish this constitution.'

You have blessed us with a state with beautiful vistas of nature and geography, an array of diversity of life and citizens unparalleled. You have given us a home of freedom and opportunity, vaunted by words in our constitution that provide that 'Every person shall be at liberty to worship God according to the dictates of his own conscience.' (Art.1, sec. 4)

This day, we invoke that freedom to bless these who will make decisions in our behalf, that they will with grace and mercy pursue the course of excellent leadership both in this House and at home; that they will with gratitude and thanksgiving consider the poor and needy as well those who are experiencing the best that life offers.

Now unto him that is able to keep You from falling, and to present You before his presence with glory, to the Only Wise God be majesty, dominion, and power forever.

Amen."

Motions and Resolutions

Reps. Iden, Faris, Hoadley and Maturen offered the following resolution:

House Resolution No. 45.

A resolution to declare April 7, 2015, as Multifamily Day in the state of Michigan.

Whereas, Thirty-five percent of Americans rent their homes and forty-two percent of renters live in apartments; and

Whereas, Three hundred to four hundred thousand new apartments are needed annually to meet demand; and

Whereas, For each one hundred apartment homes, nearly nine million dollars is spent on construction which supports an average of 206 jobs; and

Whereas, For each one hundred apartment homes, 335,000 dollars is spent on ongoing operations which supports an average of eight new jobs; and

Whereas, For each one hundred apartment homes, over two million dollars is spent by residents which supports an average of 57 total jobs; and

Whereas, Michigan has over 828,000 citizens who rent apartments who live in over 500,000 apartment homes; and Whereas, Michigan apartment homes have contributed over fourteen billion dollars to the Michigan economy and have created over 165,000 jobs in Michigan; and

Whereas, April 7, 2015, has been designated National Multifamily Day by the National Apartment Association to recognize the continued growth and success the apartment industry is experiencing when renting is at an all-time high; and

Whereas, The common good of the state of Michigan is strengthened by the existence of multifamily housing; now, therefore, be it

Resolved by the House of Representatives, That the members of this legislative body declare April 7, 2015, as Multifamily Day in the state of Michigan. We support the continued dedication and economic impact of the multifamily housing industry in Michigan; and be it further

Resolved, That a copy of this resolution be transmitted to the National Apartment Association with our highest esteem. The question being on the adoption of the resolution,

Rep. Iden moved to substitute (H-1) the resolution as follows:

Substitute for House Resolution No. 45.

A resolution to declare April 7, 2015 as Multifamily Housing Day in the state of Michigan.

Whereas, Thirty-five percent of Americans rent their homes and forty-two percent of renters live in apartments; and

Whereas, Three hundred- to four hundred- thousand new apartments are needed annually to meet demand; and

Whereas, For each one hundred apartment homes, nearly nine million dollars is spent on construction which supports an average of 206 jobs; and

Whereas, For each one hundred apartment homes, over three hundred and fifty-three thousand dollars is spent on ongoing operations which supports an average of eight new jobs; and

Whereas, For each one hundred apartment homes, over two million dollars is spent by residents which supports an average of 57 total jobs; and

Whereas, Michigan has over eight hundred twenty-eight thousand citizens who rent apartments who live in over five hundred thousand apartment homes; and

Whereas, Michigan apartment homes have contributed over fourteen billion dollars to the Michigan economy and have created over one hundred and sixty-five thousand jobs in Michigan; and

Whereas, April 7, 2015, has been designated National Multifamily Day by the National Apartment Association to recognize the continued growth and success the apartment industry is experiencing when renting is at an all-time high; and

Whereas, The common good of the state of Michigan is strengthened by the existence of multifamily housing; now, therefore, be it

Resolved by the House of Representatives, That the members of this legislative body declare April 7, 2015, as Multifamily Housing Day in the state of Michigan. We support the continued dedication and economic impact of the multifamily housing industry in Michigan and be it further

Resolved, That a copy of this resolution be transmitted to the National Apartment Association with our highest esteem. The motion prevailed and the substitute (H-1) was adopted, a majority of the members serving voting therefor.

The question being on the adoption of the resolution,

The resolution was adopted.

Reps. Iden, Faris, Greig, Hoadley, Kelly, Maturen and Webber offered the following resolution:

House Resolution No. 46.

A resolution to declare April 2015 as Junior Achievement Financial Literacy Month in the state of Michigan.

Whereas, Junior Achievement is a not-for-profit organization that fosters partnerships between business and educators and uses hands-on curriculum to help young people understand the economics of life; and

Whereas, Junior Achievement's purpose is to inspire and prepare young people to succeed in a global economy; and Whereas, Since Junior Achievement's creation in 1919, the program has reached more than 92 million students. It is devoted to its mission of ensuring that every child in America has a fundamental understanding of financial literacy and the free enterprise system; and

Whereas, Junior Achievement is designed to be taught in the classroom by business, parent, and community volunteers. Classroom volunteers make economic concepts relevant, fuel the entrepreneurial spirit, and challenge students to excel; and Whereas, Junior Achievement has been primarily funded by the private sector of businesses, individuals, and foundations; and

Whereas, Junior Achievement brings volunteers into the classrooms to lead exciting, hands-on activities in grades K-12. These activities show students the relevance of education to the workplace and help prepare them for secondary school and lifelong learning. Concepts and skills taught at each program level build on those learned in preceding grades; and

Whereas, Junior Achievement programs focus on developing and preparing young people for issues they will encounter in the economic and employment environment. Students are taught to use economics, business, and financial literacy to prepare for and improve their quality of life; now, therefore, be it

Resolved by the House of Representatives, That the members of this legislative body declare April 2015 as Junior Achievement Financial Literacy Month in the state of Michigan.

The question being on the adoption of the resolution,

The resolution was adopted.

Reps. Liberati, Smiley, Brunner, Plawecki, Faris, Derek Miller, Cochran, Hovey-Wright, Darany, Rutledge, Greimel, Singh, Santana, Heise, Canfield, Bizon, Vaupel, Hooker, Clemente, Howrylak, Barrett, Courser, LaVoy, Somerville, LaFontaine, Chatfield, Yonker, Garcia, Forlini, McCready, Robinson, Byrd, Greig, Townsend, Sarah Roberts, Schor, Hoadley, Dillon, Guerra, Nesbitt, Lucido, Wittenberg, Glenn, Brinks, Geiss, Kelly, Leutheuser, Maturen, Moss and Potvin offered the following resolution:

House Resolution No. 47.

A resolution to declare April 2, 2015, as Autism Awareness Day in the state of Michigan.

Whereas, There are 1.5 million Americans living with the effects of autism spectrum disorder; and

Whereas, Autism is four times more likely to occur in boys than in girls; and

Whereas, Autism is the result of a neurological disorder that affects the normal functioning of the brain, impacting development in the areas of social interaction and communication skills; and

Whereas, Autism knows no racial, ethnic, social boundaries, family income, lifestyle, or educational levels, and can affect any family and any child; and

Whereas, The demands of living with a person with autism are great and families frequently experience significant financial costs for specialized education and support services. The uniqueness of each individual with autism makes the experience of living with autism different for each family; and

Whereas, Autism is a lifelong condition and the necessary support and treatment changes as people on the spectrum move through major life phases. Their quality of life depends not only upon the foundation that is provided in childhood, but on ongoing supports that are specific to the educational, medical, social, recreational, family, and employment needs of the individual; and

Whereas, Early intervention services are the primary therapeutic option for young people with autism and that early intervention significantly improves the outcome for people with autism and can reduce the level of funding and services needed to treat people with autism later in life; and

Whereas, The Michigan Developmental Disabilities Council supports people with developmental disabilities, including those with autism, to achieve their life's dreams and ensure that all citizens of Michigan have the opportunities and support to achieve their full potential; and

Whereas, New opportunities are being created through collaborative efforts of family members, professionals, and all levels of government to bring about significant changes in the public perception of young people and adults with developmental disabilities, including those with autism, opening new doors to independent and productive lives; and

Whereas, On March 23, 2007, Congress designated April as National Autism Awareness Month, supporting efforts to increase funding for research into the causes and treatment of autism and to improve training and support for individuals with autism and those who care for individuals with autism; now, therefore, be it

Resolved by the House of Representatives, That the members of this legislative body declare April 2, 2015, as Autism Awareness Day in the state of Michigan.

The question being on the adoption of the resolution,

Rep. Liberati moved to substitute (H-1) the resolution as follows:

Substitute for House Resolution No. 47.

A resolution to declare April 2, 2015, as Autism Awareness Day in the state of Michigan.

Whereas, There are over 3.5 million Americans living with the effects of autism spectrum disorder; and

Whereas, Autism is four times more likely to occur in boys than in girls; and

Whereas, Autism is the result of a neurological disorder that affects the normal functioning of the brain, impacting development in the areas of social interaction and communication skills; and

Whereas, Autism knows no racial, ethnic, social boundaries, family income, lifestyle, or educational levels, and can affect any family and any child; and

Whereas, The demands of living with a person with autism are great and families frequently experience significant financial costs for specialized education and support services. The uniqueness of each individual with autism makes the experience of living with autism different for each family; and

Whereas, Autism is a lifelong condition and the necessary support and treatment changes as people on the spectrum move through major life phases. Their quality of life depends not only upon the foundation that is provided in childhood, but on ongoing supports that are specific to the educational, medical, social, recreational, family, and employment needs of the individual; and

Whereas, Early intervention services are the primary therapeutic option for young people with autism and that early intervention significantly improves the outcome for people with autism and can reduce the level of funding and services needed to treat people with autism later in life; and

Whereas, The Michigan Developmental Disabilities Council supports people with developmental disabilities, including those with autism, to achieve their life's dreams and ensure that all citizens of Michigan have the opportunities and support to achieve their full potential; and

Whereas, New opportunities are being created through collaborative efforts of family members, professionals, and all levels of government to bring about significant changes in the public perception of young people and adults with developmental disabilities, including those with autism, opening new doors to independent and productive lives; and

Whereas, On March 23, 2007, Congress designated April as National Autism Awareness Month, supporting efforts to increase funding for research into the causes and treatment of autism and to improve training and support for individuals with autism and those who care for individuals with autism; now, therefore, be it

Resolved by the House of Representatives, That the members of this legislative body declare April 2, 2015, as Autism Awareness Day in the state of Michigan.

The motion prevailed and the substitute (H-1) was adopted, a majority of the members serving voting therefor.

The question being on the adoption of the resolution,

The resolution was adopted.

Reps. Townsend, LaVoy, Hughes, Maturen, Kelly, Chatfield, Liberati, Sarah Roberts, Moss, Hoadley, Rutledge, Derek Miller, Plawecki, Phelps, Brinks, Darany, Pagan, Driskell, Wittenberg, Faris, Greig, Leutheuser and Potvin offered the following resolution:

House Resolution No. 48.

A resolution to declare April 2015 as Autism Awareness Month in the state of Michigan.

Whereas, There are 1.5 million Americans living with the effects of autism spectrum disorder; and

Whereas, Autism is four times more likely to occur in boys than in girls; and

Whereas, Autism is the result of a neurological disorder that affects the normal functioning of the brain, impacting development in the areas of social interaction and communication skills; and

Whereas, Autism knows no racial, ethnic, social boundaries, family income, lifestyle, or educational levels and can affect any family and any child; and

Whereas, The demands of living with a person with autism are great and families frequently experience significant financial costs for specialized education and support services. The uniqueness of each individual with autism makes the experience of living with autism different for each family; and

Whereas, Autism is a lifelong condition and the necessary support and treatment changes as people on the spectrum move through major life phases. Their quality of life depends not only upon the foundation that is provided in childhood, but on ongoing supports that are specific to the educational, medical, social, recreational, family, and employment needs of the individual; and

Whereas, Early intervention services are the primary therapeutic option for young people with autism and that early intervention significantly improves the outcome for people with autism and can reduce the level of funding and services needed to treat people with autism later in life; and

Whereas, The Michigan Developmental Disabilities Council supports people with developmental disabilities, including those with autism, to achieve their life's dreams and ensure that all citizens of Michigan have the opportunities and support to achieve their full potential; and

Whereas, New opportunities are being created through collaborative efforts of family members, professionals, and all levels of government to bring about significant changes in the public perception of young people and adults with developmental disabilities, including those with autism, opening new doors to independent and productive lives; and

Whereas, On March 23, 2007, Congress designated April as National Autism Awareness Month, supporting efforts to increase funding for research into the causes and treatment of autism and to improve training and support for individuals with autism and those who care for individuals with autism; now, therefore, be it

Resolved by the House of Representatives, That the members of this legislative body declare April 2015 as Autism Awareness Month in the state of Michigan.

The question being on the adoption of the resolution,

Rep. Townsend moved to substitute (H-1) the resolution as follows:

Substitute for House Resolution No. 48.

A resolution to declare April 2015 as Autism Awareness Month in the state of Michigan.

Whereas, There are over 3.5 million Americans living with the effects of autism spectrum disorder; and

Whereas, Autism is four times more likely to occur in boys than in girls; and

Whereas, Autism is the result of a neurological disorder that affects the normal functioning of the brain, impacting development in the areas of social interaction and communication skills; and

Whereas, Autism knows no racial, ethnic, social boundaries, family income, lifestyle, or educational levels and can affect any family and any child; and

Whereas, The demands of living with a person with autism are great and families frequently experience significant financial costs for specialized education and support services. The uniqueness of each individual with autism makes the experience of living with autism different for each family; and

Whereas, Autism is a lifelong condition and the necessary support and treatment changes as people on the spectrum move through major life phases. Their quality of life depends not only upon the foundation that is provided in childhood, but on ongoing supports that are specific to the educational, medical, social, recreational, family, and employment needs of the individual; and

Whereas, Early intervention services are the primary therapeutic option for young people with autism and that early intervention significantly improves the outcome for people with autism and can reduce the level of funding and services needed to treat people with autism later in life; and

Whereas, The Michigan Developmental Disabilities Council supports people with developmental disabilities, including those with autism, to achieve their life's dreams and ensure that all citizens of Michigan have the opportunities and support to achieve their full potential; and

Whereas, New opportunities are being created through collaborative efforts of family members, professionals, and all levels of government to bring about significant changes in the public perception of young people and adults with developmental disabilities, including those with autism, opening new doors to independent and productive lives; and

Whereas, On March 23, 2007, Congress designated April as National Autism Awareness Month, supporting efforts to increase funding for research into the causes and treatment of autism and to improve training and support for individuals with autism; now, therefore, be it

Resolved by the House of Representatives, That the members of this legislative body declare April 2015 as Autism Awareness Month in the state of Michigan.

The motion prevailed and the substitute (H-1) was adopted, a majority of the members serving voting therefor.

The question being on the adoption of the resolution,

The resolution was adopted.

Reps. Guerra, Cochran, Geiss, Brinks, Pagan, Schor, Plawecki, Moss, Driskell, LaVoy, Faris, Durhal, Sarah Roberts, Greig, Dillon, Smiley, Chang, Love, Singh, Wittenberg, Maturen, Hovey-Wright and Hoadley offered the following resolution:

House Resolution No. 49.

A resolution to urge Michigan institutions of higher learning to improve policies, training, and victims' services regarding cases of sexual assault and stalking.

Whereas, College-aged women are four times more likely than any other age group to face sexual assault. It is estimated that one in five women are targets of sexual assault during the course of their college career; and

Whereas, There are many barriers to reporting, including inadequate university policies, causing the problem to remain hidden on campuses around the country. Fewer than 5 percent of actual or attempted sexual assaults are reported to campus authorities or law enforcement; and

Whereas, Schools should be adopting best practices to address sexual assault and improve the campus climate. Best practices include programs for awareness, bystander intervention, risk reduction, how to report incidents, victims' rights and options, establishment of a campus resource team to review policies, and possible oversight by a state governmental entity; and

Whereas, Many of these practices are required under federal law. Title IX of 1972 requires colleges and universities receiving federal funding to fight gender-based violence and harassment and respond to victims' needs in order to provide all students equal access to education. It requires procedures for students to file complaints and the appointment of a Title IX coordinator to oversee this and other equity issues. Under the federal Violence Against Women Act, a 2013 amendment to the 1990 Jeanne Clery Disclosure of Campus Security Police Crime Statistics Act, higher education institutions must report domestic violence, dating violence, and stalking incidents, along with sexual assaults, on campus, publicize prevention and response policies, and provide victims with clear options and support; and

Whereas, Many colleges and universities, including the University of Michigan, Michigan State University, and Grand Valley State University, are under federal investigation for possible violations of anti-discrimination law in their handling of sexual violence reports; and

Whereas, There is no greater priority for institutions of higher learning than the safety of their students, faculty, and staff. Educational equity for women and girls requires fair, responsive, fully developed campus sexual assault policies, knowledgeable administrators, and, ultimately, an end to sexual violence on campuses; now, therefore, be it

Resolved by the House of Representatives, That we urge Michigan institutions of higher learning to:

- Update policies and training regarding cases of sexual assault and stalking and mandate reporting requirements.
- Provide victims of stalking and sexual assault with written information regarding the victim's rights and options under the institution's sexual assault policy, as well as establish access for victims to free and confidential counseling and advocacy services, either on or off campus.
- Establish campus resource teams to review their policies for sexual assault cases and recommend improvements.
- Establish training requirements regarding the handling of sexual assault cases for institution's Title IX coordinator and special police force, campus police force, or campus safety personnel and for local or state police who respond to campus incidents.

; and be it further

Resolved, That copies of this resolution be transmitted to the Presidents Council, State Universities of Michigan, and the members of the Michigan congressional delegation.

The resolution was referred to the Committee on Education.

Reps. Graves, Faris, Smiley, Neeley, Phelps, Greig, Heise, Hoadley and Leutheuser offered the following resolution: **House Resolution No. 50.**

A resolution to urge the government of the Islamic Republic of Iran to release American citizen and Michigan resident, Amir Hekmati, after more than 1,000 days of unjust and unlawful imprisonment.

Whereas, Amir Hekmati is being unjustly and illegally imprisoned by the Iranian government on false charges of espionage. Seized during a visit to his grandmother and other relatives in Iran, this graduate of Flint Central High School and U.S. Marine veteran has suffered through nearly four years of mistreatment and injustice; and

Whereas, Iran's own courts have found that the charges against Amir Hekmati are unsubstantiated. Originally sentenced to death after months in solitary confinement, his sentence was overturned by an Iranian higher court for lack of evidence. He has since been sentenced to 10 years imprisonment in a secret, closed-door trial that neither he nor his attorney were made aware of or allowed to attend; and

Whereas, Amir Hekmati has been used long enough as a political pawn. Justice and simple human decency should be allowed to prevail, and Amir Hekmati released so that he may be reunited with his family in Michigan who anxiously await his safe return; now, therefore, be it

Resolved by the House of Representatives, That we urge the government of the Islamic Republic of Iran to release American citizen and Michigan resident, Amir Hekmati, after more than 1,000 days of unjust and unlawful imprisonment; and be it further

Resolved, That copies of this resolution be transmitted to the U.S. Secretary of State and the members of the Michigan congressional delegation.

The resolution was referred to the Committee on Military and Veterans Affairs.

THIS RESOLUTION IS OFFERED TO COMPLY WITH THE PROVISIONS OF ARTICLE V, SECTION 2 OF THE CONSTITUTION OF THE STATE OF MICHIGAN OF 1963.

Reps. Yanez and Banks offered the following concurrent resolution:

House Concurrent Resolution No. 6.

A concurrent resolution to disapprove Executive Order No. 2015-4, creating the Department of Health and Human Services. Whereas, Pursuant to Article V, Section 2 of the *Constitution of the State of Michigan of 1963*, the governor may make changes in the organization of the executive branch or in the assignment of functions among its units which he considers necessary for efficient administration; and

Whereas, On February 6, 2015, Governor Rick Snyder issued Executive Order No. 2015-4 to merge the current Department of Human Services and the current Department of Community Health into a single new department, the Department of Health and Human Services; and

Whereas, Pursuant to Article V, Section 2, the legislature has 60 calendar days of a regular session to disapprove, by a resolution concurred in by a majority of the members elected to and serving in each house, an executive order reorganizing state government; and

Whereas, The legislature cannot determine that this merger is in the best interest of the people of the state of Michigan and opposes it until the governor can demonstrate how it will lead to administrative efficiencies, cost savings, and improved services to Michigan citizens; now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That, pursuant to Article V, Section 2 of the *Constitution of the State of Michigan of 1963*, we disapprove Executive Order No. 2015-4, creating the Department of Health and Human Services; and be it further

Resolved, That copies of this resolution be transmitted to the Honorable Richard D. Snyder, Governor of the state of Michigan.

The concurrent resolution was referred to the Committee on Appropriations.

Third Reading of Bills

Senate Bill No. 18, entitled

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," (MCL 324.101 to 324.90106) by adding section 2120a.

Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 48 Yeas—108

Afendoulis Forlini Kesto Banks Franz Kivela Kosowski Barrett Gamrat Bizon Garcia LaFontaine **Brinks** Garrett Lane Brunner Gay-Dagnogo Lauwers Geiss LaVoy Bumstead Byrd Glardon Leonard Glenn Callton Leutheuser Canfield Goike Liberati Chang Graves Love Chatfield Greig Lucido Greimel Chirkun Lvons Guerra Clemente Maturen Cochran Heise McBroom Cole Hoadley McCready

Plawecki Poleski Potvin Price Pscholka Rendon Roberts, B. Roberts, S. Runestad Rutledge Schor Sheppard Singh Smiley Somerville Talabi

Cotter
Courser
Cox
Crawford
Darany
Dianda
Dillon
Driskell
Durhal
Faris
Farrington

Hooker
Hovey-Wright
Howrylak
Hughes
Iden
Inman
Irwin
Jacobsen
Jenkins
Johnson
Kelly

Miller, A.
Miller, D.
Moss
Muxlow
Neeley
Nesbitt
Outman
Pagan
Pagel
Pettalia
Phelps

Tedder Theis Townsend Vaupel VerHeulen Victory Webber Wittenberg Yanez Yonker Zemke

Nays—2

Robinson

Santana

In The Chair: Cotter

Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

"An act to protect the environment and natural resources of the state; to codify, revise, consolidate, and classify laws relating to the environment and natural resources of the state; to regulate the discharge of certain substances into the environment; to regulate the use of certain lands, waters, and other natural resources of the state; to protect the people's right to hunt and fish; to prescribe the powers and duties of certain state and local agencies and officials; to provide for certain charges, fees, assessments, and donations; to provide certain appropriations; to prescribe penalties and provide remedies; and to repeal acts and parts of acts,"

The House agreed to the full title.

Rep. Nesbitt moved that the bill be given immediate effect.

The motion prevailed, 2/3 of the members serving voting therefor.

Senate Bill No. 19, entitled

A bill to amend 1893 PA 206, entitled "The general property tax act," by amending section 27a (MCL 211.27a), as amended by 2014 PA 535.

Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 49 Yeas—109

Afendoulis Franz Banks Gamrat Barrett Garcia **Bizon** Garrett **Brinks** Gay-Dagnogo Brunner Geiss Glardon Bumstead Byrd Glenn Callton Goike Canfield Graves Chang Greig Chatfield Greimel Chirkun Guerra Clemente Heise Hoadley Cochran Cole Hooker

Kivela Kosowski LaFontaine Lane Lauwers LaVoy Leonard Leutheuser Liberati Love Lucido Lyons Maturen McBroom McCready Miller, A.

Poleski Potvin Price Pscholka Rendon Roberts, B. Roberts, S. Runestad Rutledge Santana Schor Sheppard Singh Smiley Somerville Talabi

Cotter
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Hughes
Iden
Inman
Irwin
Jacobsen
Jenkins
Johnson
Kelly
Kesto

Miller, D.
Moss
Muxlow
Neeley
Nesbitt
Outman
Pagan
Pagel
Pettalia
Phelps
Plawecki

Tedder Theis Townsend Vaupel VerHeulen Victory Webber Wittenberg Yanez Yonker Zemke

Nays—1

Robinson

In The Chair: Cotter

Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

"An act to provide for the assessment of rights and interests, including leasehold interests, in property and the levy and collection of taxes on property, and for the collection of taxes levied; making those taxes a lien on the property taxed, establishing and continuing the lien, providing for the sale or forfeiture and conveyance of property delinquent for taxes, and for the inspection and disposition of lands bid off to the state and not redeemed or purchased; to provide for the establishment of a delinquent tax revolving fund and the borrowing of money by counties and the issuance of notes; to define and limit the jurisdiction of the courts in proceedings in connection with property delinquent for taxes; to limit the time within which actions may be brought; to prescribe certain limitations with respect to rates of taxation; to prescribe certain powers and duties of certain officers, departments, agencies, and political subdivisions of this state; to provide for certain reimbursements of certain expenses incurred by units of local government; to provide penalties for the violation of this act; and to repeal acts and parts of acts,"

The House agreed to the full title.

Rep. Nesbitt moved that the bill be given immediate effect.

The motion prevailed, 2/3 of the members serving voting therefor.

House Bill No. 4041, entitled

A bill to amend 1939 PA 280, entitled "The social welfare act," by amending section 57b (MCL 400.57b), as amended by 2011 PA 131.

Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 50 Yeas—74

Afendoulis Forlini Barrett Franz Bizon Gamrat Brinks Garcia Brunner Glardon Bumstead Glenn Callton Goike Canfield Graves Chatfield Greimel Clemente Heise Hooker Cole

Kivela
LaFontaine
Lane
Lauwers
LaVoy
Leonard
Leutheuser
Lucido
Lyons
Maturen
McBroom

Pettalia Poleski Potvin Price Pscholka Rendon Roberts, B. Runestad Sheppard Somerville Tedder Cotter Hughes Iden Courser Cox Inman Crawford Jacobsen Dianda Jenkins Dillon Johnson Driskell Kelly Farrington Kesto

McCready Miller, A. Miller, D. Muxlow Nesbitt Outman Pagel

Theis Vaupel VerHeulen Victory Webber Yanez Yonker

Nays-36

Banks Gay-Dagnogo Liberati Rutledge Byrd Geiss Love Santana Chang Greig Moss Schor Chirkun Guerra Neeley Singh Hoadley Cochran Pagan Smiley Darany Hovey-Wright Phelps Talabi Durhal Howrylak Plawecki Townsend Faris Irwin Roberts, S. Wittenberg Garrett Kosowski Robinson Zemke

In The Chair: Cotter

The House agreed to the title of the bill.

Rep. Nesbitt moved that the bill be given immediate effect.

The motion prevailed, 2/3 of the members serving voting therefor.

Rep. Chang, having reserved the right to explain her protest against the passage of the bill, made the following statement: "Mr. Speaker and members of the House:

I am voting NO on House Bill 4041 which would require that a student meets school attendance requirements in order for the family to receive FIP benefits. This is punitive and does not address underlying issues that would cause that student to be truant. I am very concerned that we would remove an entire family from benefits that could help them make ends meet because of something the family members may not entirely have control over. Although there is a provision regarding families getting back on benefits later on, I am extremely concerned that a family may enter financial crisis or become homeless after losing their benefits."

Rep. Schor, having reserved the right to explain his protest against the passage of the bill, made the following statement: "Mr. Speaker and members of the House:

I have worked on truancy for many years. I helped draft the Manual to Combat Truancy while at the US Department of Education. I also introduced a bill to prohibit drivers licenses if children are chronically truant.

This bill has good intentions, but causes me concerns.

When I was first running for office, I talked to a parent who has a daughter that is continually truant. He drops his daughter off at the school, often making him late for work, and she immediately goes out the back door. He can't stop her and he can't keep her home because he has to work.

This bill punishes families with children under 16 for the action of the child. Not only that, this gives that child the power to deny benefits to the whole family.

Yesterday there was an amendment that would have limited benefit removal to only the child. That was defeated. The sponsor said that DHS has rules and procedures so the family won't inappropriately be affected. But these requirement aren't in the bill. If they were, I would support this bill.

Today I offered an amendment requiring the Department to create a process that ensures that these situations are properly reviewed so that families are not affected wrongly. This would codify what the sponsor says is happening. After I drafted

this amendment, I received the memo that the Director of Field Operations for DHS issued to County Directors regarding mandatory school attendance policy starting in April of 2013. This memo says that families with students from 6-15 will be cut off for the entire family if the child doesn't maintain regular school attendance. It then says that every county must begin recording and reporting the number of cases closed due to truancy and provides a surveymonkey link for people to put this info into an excel spreadsheet. We were told there are processes to ensure that families are not cut off. But the memo says otherwise and only requires reporting.

I am happy that we are addressing truancy and I believe the sponsor's intentions are pure. I compliment him for taking this on. When parents are keeping children home and enabling truancy, they should be punished. But this bill goes too far. Instead of punishing the child that is unruly, this bill could punish children for the actions of their siblings, and could punish parents for the actions of their unruly children.

This bill says nothing about protecting parents and children who are doing everything right and has us trust DHS to do the right thing even though that ability is not in the law. I hope this is fixed as the bill moves through the process, but I am forced to vote no today on this bill."

House Bill No. 4017, entitled

A bill to amend 2000 PA 92, entitled "Food law," (MCL 289.1101 to 289.8111) by amending the title and by adding section 5104.

Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 51

Yeas—106

	_
Afendoulis	Franz
Banks	Gamrat
Barrett	Garcia
Bizon	Garrett
Brinks	Gay-Dagnogo
Brunner	Glardon
Bumstead	Glenn
Byrd	Goike
Callton	Graves
Canfield	Greig
Chatfield	Greimel
Chirkun	Guerra
Clemente	Heise
Cochran	Hoadley
Cole	Hooker
Cotter	Hovey-Wright
Courser	Howrylak
Cox	Hughes
Crawford	Iden
Darany	Inman
Dianda	Jacobsen
Dillon	Jenkins
Driskell	Johnson
Durhal	Kelly
Faris	Kesto
Farrington	Kivela
Forlini	Kosowski

Lane Lauwers LaVoy Leonard Leutheuser Liberati Love Lucido Lyons Maturen McBroom McCready Miller, A. Miller, D. Moss Muxlow Neeley Nesbitt Outman Pagan Pagel Pettalia Phelps Plawecki Poleski

LaFontaine

Potvin Price Pscholka Rendon Roberts, B. Roberts, S. Runestad Rutledge Santana Schor Sheppard Singh Smiley Somerville Talabi Tedder Theis Townsend Vaupel VerHeulen Victory Webber Wittenberg Yanez Yonker Zemke

Nays-4

Chang Geiss Irwin Robinson

In The Chair: Cotter

The House agreed to the title of the bill.

Rep. Nesbitt moved that the bill be given immediate effect.

The motion prevailed, 2/3 of the members serving voting therefor.

Reps. Barrett, Bizon, Brunner, Byrd, Courser, Cox, Darany, Dianda, Driskell, Durhal, Forlini, Garcia, Garrett, Gay-Dagnogo, Glardon, Glenn, Goike, Greig, Hooker, Hovey-Wright, Howrylak, Hughes, Inman, Jacobsen, Jenkins, Johnson, Kesto, Kivela, Kosowski, Lane, Lauwers, LaVoy, Leutheuser, Lucido, Maturen, Muxlow, Outman, Pagan, Pettalia, Poleski, Potvin, Rendon, Brett Roberts, Runestad, Rutledge, Santana, Sheppard, Somerville, Talabi, Tedder, Theis, Vaupel, VerHeulen, Victory and Yonker were named co-sponsors of the bill.

House Bill No. 4134, entitled

A bill to amend 1965 PA 290, entitled "Boiler act of 1965," by amending sections 2 and 13d (MCL 408.752 and 408.763d), as amended by 2013 PA 167.

Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Yeas-110

Roll Call No. 52

Afendoulis Franz Banks Gamrat Barrett Garcia Bizon Garrett **Brinks** Gay-Dagnogo Brunner Geiss Glardon Bumstead Byrd Glenn Callton Goike Canfield Graves Chang Greig Chatfield Greimel Chirkun Guerra Clemente Heise Hoadley Cochran Cole Hooker Cotter Hovey-Wright Courser Howrylak Hughes Cox Crawford Iden Darany Inman Dianda Irwin Dillon Jacobsen Driskell **Jenkins** Durhal Johnson Faris Kelly Farrington Kesto Forlini Kivela

LaFontaine Lane Lauwers LaVoy Leonard Leutheuser Liberati Love Lucido Lyons Maturen McBroom McCready Miller, A. Miller, D. Moss Muxlow Neeley Nesbitt Outman Pagan Pagel Pettalia Phelps Plawecki Poleski

Kosowski

Price Pscholka Rendon Roberts, B. Roberts, S. Robinson Runestad Rutledge Santana Schor Sheppard Singh Smiley Somerville Talabi Tedder Theis Townsend Vaupel VerHeulen Victory Webber Wittenberg Yanez Yonker Zemke

Potvin

Navs—0

In The Chair: Cotter

The House agreed to the title of the bill.

Rep. Nesbitt moved that the bill be given immediate effect.

The motion prevailed, 2/3 of the members serving voting therefor.

House Bill No. 4060, entitled

A bill to amend 1979 PA 94, entitled "The state school aid act of 1979," (MCL 388.1601 to 388.1896) by adding section 275b.

Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 53

Yeas—110

Afendoulis Franz Banks Gamrat Barrett Garcia Bizon Garrett **Brinks** Gay-Dagnogo Geiss Brunner Glardon Bumstead Byrd Glenn Callton Goike Canfield Graves Chang Greig Chatfield Greimel Chirkun Guerra Clemente Heise Cochran Hoadley Cole Hooker Cotter Hovey-Wright Courser Howrylak Cox Hughes Crawford Iden Darany Inman Dianda Irwin Dillon Jacobsen Driskell Jenkins Durhal Johnson Faris Kelly Farrington Kesto Forlini Kivela

Kosowski LaFontaine Lane Lauwers LaVoy Leonard Leutheuser Liberati Love Lucido Lyons Maturen McBroom McCready Miller, A. Miller, D. Moss Muxlow Neelev Nesbitt Outman Pagan Pagel Pettalia Phelps Plawecki Poleski

Potvin Price Pscholka Rendon Roberts, B. Roberts, S. Robinson Runestad Rutledge Santana Schor Sheppard Singh Smiley Somerville Talabi Tedder Theis Townsend Vaupel VerHeulen Victory Webber Wittenberg Yanez Yonker Zemke

Navs—0

In The Chair: Cotter

The House agreed to the title of the bill.

Rep. Nesbitt moved that the bill be given immediate effect.

The motion prevailed, 2/3 of the members serving voting therefor.

Reps. Durhal, Faris, Farrington, Forlini, Franz, Gamrat, Garrett, Gay-Dagnogo, Geiss, Glardon, Goike, Greig, Greimel, Guerra, Hoadley, Hovey-Wright, Howrylak, Iden, Inman, Kesto, Kivela, Kosowski, LaFontaine, Lane, Lauwers, LaVoy, Leutheuser, Liberati, Love, Lucido, Maturen, Aaron Miller, Derek Miller, Moss, Neeley, Pettalia, Phelps, Plawecki, Poleski, Potvin, Pscholka, Brett Roberts, Sarah Roberts, Robinson, Santana, Schor, Sheppard, Singh, Smiley, Somerville, Talabi, Tedder, Theis, Townsend, Vaupel, VerHeulen, Victory, Webber, Wittenberg, Yanez and Zemke were named co-sponsors of the bill.

House Bill No. 4193, entitled

A bill to amend 1949 PA 300, entitled "Michigan vehicle code," by amending sections 227 and 328 (MCL 257.227 and 257.328), section 227 as amended by 2011 PA 92 and section 328 as amended by 2004 PA 52.

Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 54

Yeas—108

Afendoulis Forlini Kivela Poleski Banks Franz Kosowski Potvin Barrett Gamrat LaFontaine Price Bizon Garcia Lane Pscholka Brinks Gay-Dagnogo Lauwers Rendon Geiss Roberts, B. Brunner LaVoy Bumstead Glardon Leonard Roberts, S. Bvrd Glenn Leutheuser Runestad Callton Goike Liberati Rutledge Canfield Graves Love Santana Chang Greig Lucido Schor Chatfield Greimel Lvons Sheppard Chirkun Guerra Maturen Singh Heise Smiley Clemente McBroom Cochran Hoadley McCready Somerville Hooker Miller, A. Talabi Cole Cotter Hovey-Wright Miller, D. Tedder Courser Howrylak Moss Theis Cox Hughes Muxlow Townsend Crawford Iden Neeley Vaupel VerHeulen Darany Inman Nesbitt Victory Dianda Irwin Outman Dillon Jacobsen Pagan Webber Driskell Jenkins Pagel Wittenberg Durhal Yanez Johnson Pettalia Yonker Faris Kelly Phelps Kesto Plawecki Zemke Farrington

Nays—2

Garrett Robinson

In The Chair: Cotter

The question being on agreeing to the title of the bill,

Rep. Nesbitt moved to amend the title to read as follows:

A bill to amend 1949 PA 300, entitled "Michigan vehicle code," by amending section 328 (MCL 257.328), as amended by 2004 PA 52.

The motion prevailed.

The House agreed to the title as amended.

Rep. Nesbitt moved that the bill be given immediate effect.

The motion prevailed, 2/3 of the members serving voting therefor.

The Speaker called the Speaker Pro Tempore to the Chair.

House Bill No. 4224, entitled

A bill to amend 1956 PA 218, entitled "The insurance code of 1956," by amending sections 240 and 438 (MCL 500.240 and 500.438), section 240 as amended by 2000 PA 252 and section 438 as amended by 1994 PA 227.

Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 55

Yeas—105

Afendoulis Forlini Kosowski Potvin Banks Franz LaFontaine Price Barrett Gamrat Lane Pscholka Bizon Garcia Lauwers Rendon Roberts, B. Gay-Dagnogo **Brinks** LaVoy Geiss Roberts, S. Brunner Leonard Glardon Leutheuser Runestad Bumstead Byrd Glenn Liberati Rutledge Callton Goike Santana Love Canfield Graves Lucido Schor Chang Greig Lyons Sheppard Chatfield Greimel Maturen Singh Guerra Smiley Chirkun McBroom Clemente Heise McCready Somerville Cochran Hooker Miller, A. Talabi Cole Hovey-Wright Miller, D. Tedder Cotter Howrylak Moss Theis Hughes Courser Muxlow Townsend Iden Cox Nesbitt Vaupel VerHeulen Crawford Inman Outman Darany Jacobsen Pagan Victory Pagel Webber Dianda Jenkins Dillon Johnson Pettalia Wittenberg Kelly Driskell Phelps Yanez Durhal Kesto Plawecki Yonker Faris Kivela Poleski Zemke Farrington

Nays—5

Garrett Irwin Neeley Robinson Hoadley

In The Chair: Leonard

The House agreed to the title of the bill.

Rep. Nesbitt moved that the bill be given immediate effect.

The motion prevailed, 2/3 of the members serving voting therefor.

By unanimous consent the House returned to the order of

Messages from the Senate

House Bill No. 4119, entitled

A bill to amend 1961 PA 236, entitled "Revised judicature act of 1961," by amending section 4012 (MCL 600.4012), as amended by 2012 PA 304.

The Senate has substituted (S-1) the bill.

The Senate has passed the bill as substituted (S-1), ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.

The Speaker announced that pursuant to Rule 42, the bill was laid over one day.

Rep. Nesbitt moved that Rule 42 be suspended.

The motion prevailed, 3/5 of the members present voting therefor.

The question being on concurring in the (S-1) made to the bill by the Senate,

The substitute (S-1) was concurred in, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 56

Yeas—110

Afendoulis Franz Kosowski Potvin Banks Gamrat LaFontaine Price Barrett Garcia Lane Pscholka Bizon Garrett Lauwers Rendon **Brinks** Gay-Dagnogo LaVoy Roberts, B. Brunner Geiss Leonard Roberts, S. Bumstead Glardon Leutheuser Robinson Bvrd Glenn Liberati Runestad Callton Goike Love Rutledge Canfield Graves Lucido Santana Chang Greig Lyons Schor Chatfield Greimel Maturen Sheppard Chirkun Guerra McBroom Singh Clemente Heise McCready Smiley Cochran Hoadley Miller, A. Somerville Cole Hooker Miller, D. Talabi Cotter Hovey-Wright Moss Tedder Courser Howrylak Muxlow Theis Hughes Cox Neeley Townsend Crawford Iden Nesbitt Vaupel VerHeulen Darany Inman Outman Dianda Irwin Pagan Victory Dillon Webber Jacobsen Pagel Driskell Jenkins Pettalia Wittenberg Durhal Johnson Phelps Yanez Plawecki Yonker Faris Kelly Kesto Zemke Farrington Poleski Forlini Kivela

Nays-0

In The Chair: Leonard

The House agreed to the full title.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

Senate Concurrent Resolution No. 10.

A concurrent resolution prescribing the legislative schedule.

Resolved by the Senate (the House of Representatives concurring), That when the Senate adjourns on Thursday, March 26, 2015, it stands adjourns until Tuesday, April 14, 2015, at 10:00 a.m.; and be it further

Resolved, That when the House of Representatives adjourns on Thursday, March 26, 2015, it stands adjourned until Tuesday, April 14, 2015, at 1:30 p.m.

The Senate has adopted the concurrent resolution.

The question being on the adoption of the concurrent resolution,

The concurrent resolution was adopted.

The Speaker Pro Tempore called Associate Speaker Pro Tempore Cox to the Chair.

Introduction of Bills

Reps. Inman and Pscholka introduced

House Bill No. 4404, entitled

A bill to amend 1936 (Ex Sess) PA 1, entitled "Michigan employment security act," by amending section 10 (MCL 421.10), as amended by 2011 PA 269.

The bill was read a first time by its title and referred to the Committee on Appropriations.

Reps. Smiley, Brunner, Neeley, Phelps, Garrett, Sarah Roberts, Rutledge, Talabi and Guerra introduced House Bill No. 4405, entitled

A bill to amend 1967 PA 281, entitled "Income tax act of 1967," (MCL 206.1 to 206.713) by adding section 672. The bill was read a first time by its title and referred to the Committee on Tax Policy.

Reps. Banks, Neeley, Dillon, Geiss, Garrett, Talabi, Gay-Dagnogo, Byrd, Faris, Hovey-Wright, Zemke, Singh, Townsend and Guerra introduced

House Bill No. 4406, entitled

A bill to amend 1941 PA 122, entitled "An act to establish the revenue collection duties of the department of treasury; to prescribe its powers and duties as the revenue collection agency of this state; to prescribe certain powers and duties of the state treasurer; to establish the collection duties of certain other state departments for money or accounts owed to this state; to regulate the importation, stamping, and disposition of certain tobacco products; to provide for the transfer of powers and duties now vested in certain other state boards, commissions, departments, and offices; to prescribe certain duties of and require certain reports from the department of treasury; to provide procedures for the payment, administration, audit, assessment, levy of interests or penalties on, and appeals of taxes and tax liability; to prescribe its powers and duties if an agreement to act as agent for a city to administer, collect, and enforce the city income tax act on behalf of a city is entered into with any city; to provide an appropriation; to abolish the state board of tax administration; to prescribe penalties and provide remedies; and to declare the effect of this act," by amending section 28 (MCL 205.28), as amended by 2014 PA 240.

The bill was read a first time by its title and referred to the Committee on Judiciary.

Reps. Banks, Neeley, Dillon, Geiss, Garrett, Talabi, Gay-Dagnogo, Byrd, Faris, Hovey-Wright, Zemke, Heise, Townsend and Guerra introduced

House Bill No. 4407, entitled

A bill to amend 1961 PA 236, entitled "Revised judicature act of 1961," by amending sections 1304, 1312, and 1321 (MCL 600.1304, 600.1312, and 600.1321), sections 1304 and 1321 as amended by 2004 PA 12 and section 1312 as amended by 2005 PA 6, and by adding sections 1301c, 1310a, and 1310b.

The bill was read a first time by its title and referred to the Committee on Judiciary.

Reps. Crawford, Vaupel, McCready, Kesto, Love, Price, Brett Roberts, Jacobsen, Theis, Callton, Canfield and Singh introduced

House Bill No. 4408, entitled

A bill to amend 1978 PA 368, entitled "Public health code," (MCL 333.1101 to 333.25211) by adding section 18813. The bill was read a first time by its title and referred to the Committee on Agriculture.

Rep. Poleski introduced

House Bill No. 4409, entitled

A bill to amend 1939 PA 280, entitled "The social welfare act," by repealing section 57s (MCL 400.57s), as added by 2006 PA 471.

The bill was read a first time by its title and referred to the Committee on Families, Children, and Seniors.

Reps. Greimel, Zemke, Goike, Rutledge, Lane, Durhal, Phelps, Dillon, Dianda, Singh and Kosowski introduced House Bill No. 4410, entitled

A bill to amend 1933 PA 167, entitled "General sales tax act," by amending section 1 (MCL 205.51), as amended by 2013 PA 160.

The bill was read a first time by its title and referred to the Committee on Tax Policy.

Reps. Singh, Cochran, Brinks, Pagan, Schor, Geiss, Plawecki, Moss, Driskell, LaVoy, Faris, Durhal, Sarah Roberts, Greig, Dillon, Smiley, Chang, Love, Wittenberg and Hovey-Wright introduced

House Bill No. 4411, entitled

A bill to amend 1976 PA 453, entitled "Elliott-Larsen civil rights act," by amending the title and section 502 (MCL 37.2502), the title as amended by 1992 PA 258 and section 502 as amended by 1992 PA 124.

The bill was read a first time by its title and referred to the Committee on Judiciary.

Reps. Irwin, Faris, Cochran, Brinks, Pagan, Schor, Geiss, Plawecki, Moss, Driskell, LaVoy, Durhal, Sarah Roberts, Greig, Dillon, Smiley, Chang, Love, Singh, Wittenberg and Hovey-Wright introduced

House Bill No. 4412, entitled

A bill to amend 1936 (Ex Sess) PA 1, entitled "Michigan employment security act," by amending sections 17 and 29 (MCL 421.17 and 421.29), section 17 as amended by 2011 PA 269 and section 29 as amended by 2013 PA 146, and by adding section 29a.

The bill was read a first time by its title and referred to the Committee on Commerce and Trade.

Reps. Hovey-Wright, Faris, Irwin, Cochran, Geiss, Brinks, Pagan, Schor, Plawecki, Moss, Driskell, LaVoy, Durhal, Sarah Roberts, Greig, Dillon, Smiley, Chang, Love, Singh, Wittenberg, Maturen, Santana and Price introduced

House Bill No. 4413, entitled

A bill to create the address confidentiality program; to provide certain protections for victims of domestic abuse, sexual assault, stalking, or human trafficking; and to prescribe duties and responsibilities of certain state departments and agencies. The bill was read a first time by its title and referred to the Committee on Judiciary.

Reps. Brinks, Faris, Irwin, Cochran, Geiss, Pagan, Schor, Plawecki, Moss, Driskell, LaVoy, Durhal, Sarah Roberts, Greig, Dillon, Smiley, Chang, Love, Singh, Wittenberg and Hovey-Wright introduced

House Bill No. 4414, entitled

A bill to require employers to permit use of sick leave to address issues arising from sexual assault, domestic violence, or stalking.

The bill was read a first time by its title and referred to the Committee on Commerce and Trade.

Rep. Greimel introduced

House Bill No. 4415, entitled

A bill to amend 1949 PA 300, entitled "Michigan vehicle code," (MCL 257.1 to 257.923) by adding section 801k. The bill was read a first time by its title and referred to the Committee on Government Operations.

Reps. Dianda, Zemke, Irwin, Hovey-Wright, Dillon, Heise, Phelps, Chirkun, Yanez, Crawford, Schor, Durhal, Jacobsen, Yonker, Greimel, Derek Miller, Webber, Callton, Tedder, LaFontaine, Singh, Iden, Brunner, Jenkins, Rutledge, Gay-Dagnogo, Faris, Clemente, Robinson, McCready, Plawecki, Lane, Chang, Brinks, Kosowski, Sheppard, Banks, Maturen, Smiley, Darany, Moss, Canfield, LaVoy, Hughes and Cochran introduced

House Bill No. 4416, entitled

A bill to amend 1998 PA 58, entitled "Michigan liquor control code of 1998," (MCL 436.1101 to 436.2303) by adding section 914a.

The bill was read a first time by its title and referred to the Committee on Regulatory Reform.

Reps. Neeley, Gay-Dagnogo, Hoadley, Phelps, Derek Miller, Sarah Roberts, Banks, Robinson, Geiss, Guerra, Faris, Durhal, Moss, Byrd and Garrett introduced

House Bill No. 4417, entitled

A bill to amend 1967 PA 281, entitled "Income tax act of 1967," (MCL 206.1 to 206.713) by adding section 253. The bill was read a first time by its title and referred to the Committee on Tax Policy.

Reps. Runestad, Gamrat, Courser, Hooker, Franz, Glenn, Forlini, Somerville, Johnson, Rendon, Irwin, Robinson, Dianda, Bumstead, Canfield, Vaupel, Santana, Lauwers, Leutheuser, McBroom, Goike, Singh, Chatfield, Tedder, Graves, Howrylak, Sheppard and Theis introduced

House Joint Resolution N, entitled

A joint resolution proposing an amendment to the state constitution of 1963, by amending section 11 of article I, to require the government to obtain a search warrant in order to access a person's electronic data or communication.

The joint resolution was read a first time by its title and referred to the Committee on Criminal Justice.

Rep. Nesbitt moved that House Committees be given leave to meet during the balance of today's session. The motion prevailed.

By unanimous consent the House returned to the order of

Motions and Resolutions

Rep. Nesbitt moved that when the House adjourns today it stand adjourned until Tuesday, April 14, at 1:30 p.m. The motion prevailed.

Announcement by the Clerk of Printing and Enrollment

The Clerk announced that the following bills and joint resolution had been printed and placed upon the files of the members on Thursday, March 26:

House Bill Nos. 4388 4389 4390 4391 4392 4393 4394 4395 4396 4397 4398 4399 4400 4401

4402 4403 ution M

House Joint Resolution

Senate Bill Nos. 235 236 237 238

The Clerk announced that the following Senate bills had been received on Thursday, March 26:

Senate Bill Nos. 9 56 195

Reports of Standing Committees

The Committee on Government Operations, by Rep. Jacobsen, Chair, reported

Senate Bill No. 160, entitled

A bill to amend 1909 PA 279, entitled "The home rule city act," by amending section 36a (MCL 117.36a), as amended by 2011 PA 143.

Without amendment and with the recommendation that the bill pass.

The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:

Yeas: Reps. Jacobsen, Webber, LaFontaine and Singh

Nays: None

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Jacobsen, Chair, of the Committee on Government Operations, was received and read:

Meeting held on: Thursday, March 26, 2015

Present: Reps. Jacobsen, Webber, LaFontaine and Singh

Absent: Rep. Greimel Excused: Rep. Greimel

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Price, Chair, of the Committee on Education, was received and read:

Meeting held on: Thursday, March 26, 2015

Present: Reps. Price, Garcia, Callton, Hooker, McBroom, Somerville, Yonker, Kelly, Chatfield, Courser, Tedder, Zemke, Santana, Brinks, Schor, Chang and Greig

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Tedder, Vice-Chair, of the Committee on Workforce and Talent Development, was received and read:

Meeting held on: Thursday, March 26, 2015

Present: Reps. Tedder, Farrington, Price, Lauwers, Crawford, Iden, Brett Roberts, Brinks, Townsend, Geiss, Greig, Liberati and Love

Absent: Rep. Johnson Excused: Rep. Johnson

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. McBroom, Chair, of the Committee on Oversight and Ethics, was received and read:

Meeting held on: Thursday, March 26, 2015

Present: Reps. McBroom, Howrylak, Graves, Theis, Robinson and Pagan

Messages from the Senate

House Bill No. 4120, entitled

A bill to amend 1978 PA 390, entitled "An act to regulate the time and manner of payment of wages and fringe benefits to employees; to prescribe rights and responsibilities of employers and employees, and the powers and duties of the department of labor; to require keeping of records; to provide for settlement of disputes regarding wages and fringe benefits; to prohibit certain practices by employers; to prescribe penalties and remedies; and to repeal certain acts and parts of acts," by amending section 7 (MCL 408.477), as amended by 2012 PA 30.

The Senate has passed the bill and ordered that it be given immediate effect.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

House Concurrent Resolution No. 5.

A concurrent resolution prescribing the Joint Rules of the House of Representatives and Senate.

(For text of resolution, see House Journal No. 31, p. 373.)

The Senate has adopted the concurrent resolution and named Senators Booher, Brandenburg, Hansen and Kowall as co-sponsors.

The concurrent resolution was referred to the Clerk for record.

Senate Bill No. 9, entitled

A bill to amend 1970 PA 91, entitled "Child custody act of 1970," by amending sections 2, 7, and 7a (MCL 722.22, 722.27, and 722.27a), section 2 as amended by 2005 PA 327, section 7 as amended by 2012 PA 600.

The Senate has passed the bill.

The bill was read a first time by its title and referred to the Committee on Judiciary.

Senate Bill No. 56, entitled

A bill to amend 1961 PA 236, entitled "Revised judicature act of 1961," by amending sections 304, 555, 821, and 8202 (MCL 600.304, 600.555, 600.821, and 600.8202), sections 304 and 555 as amended by 1996 PA 374, section 821 as amended by 2004 PA 492, and section 8202 as amended by 1996 PA 388.

The Senate has passed the bill.

The bill was read a first time by its title and referred to the Committee on Appropriations.

Senate Bill No. 195, entitled

A bill to amend 1978 PA 368, entitled "Public health code," by amending section 17748 (MCL 333.17748), as amended by 2014 PA 413.

The Senate has passed the bill.

The bill was read a first time by its title and referred to the Committee on Health Policy.

Rep. Pettalia moved that the House adjourn. The motion prevailed, the time being 2:05 p.m.

Associate Speaker Pro Tempore Cox declared the House adjourned until Tuesday, April 14, at 1:30 p.m.

GARY L. RANDALL Clerk of the House of Representatives